being read & heard the said Andrew Skinner by his Attorney afore-said saith, that as to Seven pounds five shillings sterling he cannot gainsay for that he oweth the same unto the said plaintiffes Therefore itt is considered by the Court here this day to witt the Seventh day of March in the fourth yeare of the Dominion of Charles Lord Baltemore &c Annog Dni 1678 that the said Christopher Dennis & Ann his wife recover against the said Andew Skinner the sume of Seven pounds five shillings sterl debt As also five hundred & sixty pounds of tobacco costs of suite And the Defend<sup>t</sup> in mercy &c

John lLewellin agt otherwise called John Blomfield of the City of St Maryes gentl was Sumoned to Answer unto John lLewellin of a plea that he render unto him the full & just quantity of Eighteen hundred thirty Eight pounds of good sound Mrchantable leafe tobacco & cask which to him he oweth & unjustly detaineth

And whereupon the said John by Robert Ridgely his Attorney saith, that whereas the said John Blomfield the twelfth day of August Anno Doni One thousand six hundred Seventy eight by his certaine bill obligatory Sealed with the Seale of him the said John Blomfield & here in Court produced whose date is the day & yeare aforesaid, did acknowledge himselfe to owe & stand justly indebted unto the said John in the full & just quantity of Eighteen hundred thirty eight pounds of good sound Mrchantable leafe tobacco & caske to containe itt, due to be paid to him the said lLewellin his heyres Exrs Admrs or assignes convenient in the said County of St Maryes att or before the tenth day of Octobr next ensueing the date of the same bill obligatory To the which payment well & truely to be made the said John Blomfield did binde himselfe his heyres Execrs & Admrs firmly by those preents Yet the aforesaid John Blomfield the said quantity of Eighteen hundred thirty eight pounds of tobacco to him the said John lLewellin according to the tenour of the same bill obligatory although often thereunto required hath not paid, but the same to pay hath denyed & as yet doth deny, whereupon the said John lLewellin saith he is damaged & hath losse to the Value of three thousand pounds of tobacco & thereupon he bringeth his suite

And the said John Blomfield in his proper person cometh & defendeth the force & injury when &c and saith that he cannot gainsay the said action of the said John lLewellin for that he hath not paid to the said John lLewellin the said quantity of Eighteen hundred thirty Eight pounds of tobacco in discharge of the said recited bill obligatory according to the forme & effect thereof Therefore itt is considered by the Court here this day to witt the Eleventh day of March in the fourth yeare of the Dominion of Charles Lord Baltemore &c Anōg Doni 1678 that the said John lLewellin recover